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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/811,847	03/30/2004	Byung-cheol Park	1572.1328	2330
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STAAS & HALSEY LLP SUITE 700			GEHMAN, BRYON P	
1201 NEW YORK AVENUE, N.W. WASHINGTON, DC 20005			ART UNIT	PAPER NUMBER
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SHORTENED STATUTORY	A BEBIOD OF BESDONSE	MAIL DATE	DELIVER	V MODE
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3 MONTHS		01/30/2007	PAPER .	

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

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		Application No.	Applicant(s)	
Office Action Summary		10/811,847	PARK, BYUNG-CHEOL	
		Examiner	Art Unit	
		Bryon P. Gehman	3728	
Period fo	The MAILING DATE of this communication app or Reply	pears on the cover sheet wit	h the correspondence address	
A SH WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPL' CHEVER IS LONGER, FROM THE MAILING Donsions of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. Depriod for reply is specified above, the maximum statutory period vire to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNIC 36(a). In no event, however, may a re will apply and will expire SIX (6) MONIC c, cause the application to become ABA	CATION. ply be timely filed I'HS from the mailing date of this communication. ANDONED (35 U.S.C. § 133).	
Status				
2a)	Responsive to communication(s) filed on <u>21 Strains</u> This action is FINAL . 2b) This Since this application is in condition for allowed closed in accordance with the practice under Expression 1.	action is non-final.	ers, prosecution as to the merits is	
Dispositi	ion of Claims			
5) □ 6) ☑ 7) □ 8) □ Applicati 9) □ 10) □	Claim(s) 1.3,4,9-13,15-17,19 and 20 is/are per 4a) Of the above claim(s) is/are withdraw Claim(s) is/are allowed. Claim(s) 1, 3-4, 9-13, 15-17, 19 and 20 is/are rectain(s) is/are objected to. Claim(s) are subject to restriction and/or are subject to restriction and/or on Papers The specification is objected to by the Examine The drawing(s) filed on is/are: a) according a contain and a contain a cont	wn from consideration. rejected. r election requirement. er. epted or b) objected to be drawing(s) be held in abeyand ion is required if the drawing(s)	ce. See 37 CFR 1.85(a). s) is objected to. See 37 CFR 1.121(d).	
Priority u	ınder 35 U.S.C. § 119			
12)⊠ a)[Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority document: 2. Certified copies of the priority document: 3. Copies of the certified copies of the priority application from the International Bureausee the attached detailed Office action for a list	s have been received. s have been received in Aprity documents have been in (PCT Rule 17.2(a)).	oplication No received in this National Stage	
2) Notic 3) Inform	t(s) e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) r No(s)/Mail Date	Paper No(s)	ummary (PTO-413) //Mail Date formal Patent Application (PTO-152) 	

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1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on November 22, 2006 has been entered.

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- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1, 9-10, 13, 17 and 20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Tinapple (3,363,749) in view of Korean 2003-0065974 and Korean 1999-0084867. Tinapple discloses a packing unit for a refrigerator comprising an upper shock absorber (28) connected to an upper part of a refrigerator such that the upper shock absorber covers an entire top surface of the refrigerator, and a lower shock absorber (44 and 46) connected to a lower part of the refrigerator such that the lower shock absorber covers an entire bottom surface of the refrigerator. Korean 2003-0065974 discloses a packing unit for a refrigerator having a detachable door handle, comprising an outer case (105) to protect an external appearance of a refrigerator, shock absorbers (102) disposed within the outer case and connected to the refrigerator,

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one of the shock absorbers having a handle accommodating part (111), externally disposed with respect to the refrigerator, to accommodate the detachable door handle detached from the refrigerator, the handle accommodating part grooved to a depth to forcibly fit and at least substantially prevent the door handle from protruding from an outer surface of the shock absorber. To modify the packing unit of Tinapple employing an outer case would have been obvious in order to better protect the refrigerator. To modify the packing unit of Tinapple employing a handle accommodating part disposed in one of the shock absorbers would have been obvious in view of Korean 2003-0065974 in order to store the handle in a protected position during shipping, as disclosed by Korean 2003-0065974. Korean 1999-0084867 discloses an accessory accommodating part (27) grooved to a predetermined depth in a shock absorber to prevent the accessory (15) from protruding from an outer surface of the shock absorber when accommodated therein. To dispose the door handle completely within the shock absorber would have been obvious in view of Korean 1999-0084867 in order to better protect the door handle from external damage.

As to claim 9-10 and 17, the handle accommodating part of Korean 2003-0065974 appears to be sized to accommodate the handle.

4. Claims 1, 9-10, 13 17 and 20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Korean 2003-0065974 in view of Tinapple and Korean 1999-0094867. Korean 2003-0065974 discloses a packing unit for a refrigerator having a detachable door handle, comprising an outer case (105) to protect an external

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appearance of a refrigerator, shock absorbers (102) disposed within the outer case and connected to the refrigerator, one of the shock absorbers having a handle accommodating part (111) to accommodate the detachable door handle detached from the refrigerator, the handle accommodating part externally disposed with respect to the refrigerator, the handle accommodating part grooved to a depth to forcibly fit and at least substantially prevent the door handle from protruding from an outer surface of the shock absorber. Tinapple discloses disposing shock absorbers at an upper part of a refrigerator such that the upper shock absorber covers an entire top surface of the refrigerator and at a lower part of the refrigerator such that the lower shock absorber covers an entire bottom surface of the refrigerator. To modify the packing unit of Korean 2003-0065974 employing upper and lower shock absorbers with one having a handle accommodating part disposed therein would have been obvious in view of Tinapple in order to protect the upper and lower ends, as disclosed by Tinapple and to accommodate a detached handle, as disclosed by Korean 2003-0065974. Korean 1999-0084867 discloses an accessory accommodating part (27) grooved to a predetermined depth in a shock absorber to prevent the accessory (15) from protruding from an outer surface of the shock absorber when accommodated therein. To dispose the door handle completely within the shock absorber would have been obvious in view of Korean 1999-0084867 in order to better protect the door handle from external damage.

As to claims 9-10 and 17, the handle accommodating part of Korean 2003-0065974 appears to be sized to accommodate the handle.

- 5. Claims 3 and 15 are rejected under 35 U.S.C. 103(a) as being unpatentable over the art as applied to claims 1, 2 and 13 above, and further in view of Kim (6,274,217). Kim discloses comprising a packing unit shock absorber from expandable polystyrene material. To modify the previous structural combination employing polystyrene as the foam material would have been obvious to one of ordinary skill in the art, as polystyrene was well known as a buffer material in packing units.
- 6. Claims 4, 11 and 16 are rejected under 35 U.S.C. 103(a) as being unpatentable over the art as applied to claims 1, 3 and 15 above, and further in view of either one of Lancaster (6,471,067) and Brissier et al. (4,815,605). Lancaster and Brissier et al. each disclose a shock absorber (108; 30; respectively) provided with an air vent (36; column 3, lines 28-35). To modify the shock absorber of the previous combination employing the air vent of Lancaster would have been obvious in order to provide an increase in impact resistance by venting during impact. To modify the shock absorber of the previous combination employing the air vent of Brissier et al. would have been obvious in order to reduce compression during impact (see column 3, line 61 through column 4, line 2).
- 7. Claims 12 and 19 are rejected under 35 U.S.C. 103(a) as being unpatentable over the art as applied to claims 1 and 13 above, and further in view of Drakenfeld (343,704). Drakenfeld discloses employing an adhesive material to secure a content

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within a holding structure. To modify the accommodating parts of the prior art combination to include adhesive would have been obvious in view of Drakenfeld in order to better secure the content in the accommodating part.

8. Applicant's arguments filed September 21, 2006 have been fully considered but they are not persuasive in view of the new grounds of rejection. It appears the handle in Korean 2003-0065974 is disposed within the confines of the shock absorber, but to reinforce that this would be within the level of ordinary skill, the second Korean reference has been added as a reference.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Bryon P. Gehman whose telephone number is (571) 272-4555. The examiner can normally be reached on Tuesday through Thursday from 7:30am to 5:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mickey Yu, can be reached on (571) 272-4562. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR.

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